- public use, recreation and park purposes, its board of park commis-
- sioners, is authorized in the discretion of said board to certify to the
- 8 county auditor and cause to be collected an additional tax of not ex-
- ceeding one-half mill each year for the years 1916, 1917, 1918, 1919 9
- 10 and 1920, to be used for the sole and only purpose of improving such
- lake by dredging or otherwise deepening the same, constructing dikes 11
- and levees for the protection of the same and for changing the form 12
- 13 and size thereof and for the regulation, control and improvement of the water supply and for the improvement and beautifying of such 14
- lake, the park land surrounding the same and for the furnishing of 15
- 16 suitable equipment thereof for public use and pleasure.

Approved April 13, A. D. 1915.

CHAPTER 156.

CUSTODIAN OF PUBLIC BUILDINGS.

S. F. 436.

AN ACT to repeal the law as it appears in sections one hundred forty-five (145) and one hundred fifty-four (154) of the code, one hundred forty-six (146), supplement to the code, 1913, relating to the office of custodian of public buildings and property, and to amend the law, as it appears in section one hundred forty-seven (147) of the code and section twenty-two hundred fifteen-f-16 (2215-f-16), supplement to the code, 1913, to impose upon the adjutant general the powers and duties heretofore required to be exercised by the custodian of public buildings and property and to provide additional compensation for the adjutant general.

Be it enacted by the General Assembly of the State of Iowa:

- 1 SECTION 1. Repeal. That the law as it appears in sections one .2 hundred forty-five (145) and one hundred fifty-four (154) of the code and one hundred forty-six (146), supplement to the code, 1913, be 3 and the same is hereby repealed.
- 1 Duties specified. That the law as it appears in sec-2 tion one hundred forty-seven (147) of the code, be and the same is
- 3 hereby amended by striking from line one (1) of said section the word
- "custodian" and by inserting in lieu thereof the words "adjutant general"; also by inserting after the word "building" in line two (2) 4 5
- thereof the following, ", together with all the grounds and premises
- appurtenant thereto and all other state buildings, now or hereafter
- erected thereon except the Iowa Historical, Memorial and Art Build-
- ing and grounds,"; and also by adding to said section at the end thereof the following: "Before entering upon the discharge of his duties he 10
- shall execute and file with the secretary of state a bond in the penal 11
- sum of one thousand (\$1,000.00) dollars conditioned on the faithful dis-12
- charge of his duties with sureties thereto to be approved by the gov-13 14 ernor. And shall appoint from among his subordinates and employes
- the required number of policemen including a chief of police.' 15
 - Salary of adjutant general. That the law as it appears in section twenty-two hundred fifteen-f16 (2215-f16), supplement to

the code, 1913, be and the same is hereby amended by striking from line two (2) thereof the words "twenty-two hundred", and by inserting in lieu thereof the words "twenty-seven hundred".

6 Further amend section twenty-two hundred fifteen-f16 (2215-f16), supplement to the code, 1913, by striking out the period at the end of 7 said section and inserting a comma and adding the words "Which shall be in lieu of all other compensation now provided for him by law, 8 9 and during said time he shall not receive any other or additional com-10 pensation from the state, nor shall he perform any duties as custodian 11 of the capitol grounds of the state or any buildings thereon, but the governor may appoint a custodian thereof who shall serve at a com-12 13 pensation to be fixed by the executive council during the time the ad-14 15 jutant general is in the service of the United States under call of the president." 16

SEC. 4. Publication clause. This act being deemed of immediate importance shall be effective and in force from and after its publication in the Des Moines News, a newspaper published in Des Moines, Iowa, and the Red Oak Express, a newspaper published in Red Oak, Iowa.

Approved April 14, A. D. 1915.

I hereby certify that the foregoing act was published in the Des Moines News April 19, 1915, and in the Red Oak Express April 23, 1915.

W. S. Allen, Secretary of State.

CHAPTER 157.

ELECTORS VOTING WHEN ABSENT FROM COUNTY OF RESIDENCE.

H. F. 32.

AN ACT to enable electors to vote at any general, special, primary, county, city or town election, when absent or anticipating being absent on the day of such election from the county in which they are electors, and providing penalties for violation of its provisions.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Voters absent from county. Any qualified elector of the state of Iowa, having duly registered where such registration is required, who through the nature of his business, is absent or expects in the course of said business, to be absent from the county in which he is a qualified elector on the day of holding any general, special, primary, county, city or town election, may vote at any such election as hereinafter provided.
- SEC. 2. Application for official ballot. Any elector, as defined in the foregoing section, expecting to be absent from the county of his residence on the day of any such election may, not more than fifteen nor less than three days prior to the date of such election, make application to the county auditor of such county, or the clerk of the city or town, as the case may be, for an official ballot to be voted at such election.